

Pablo A. Fernandez Senior Counsel 400 Garden City Plaza, Suite 500 Garden City, NY 11530 Tel: 516.355.9696 Fax: 516.355.9697

Direct Tel: 516.355.9628 Direct Fax: 516.355.9660 paf@hornwright.com

December 9, 2024

## VIA ECF ONLY

Honorable Hector Gonzalez **US District Court** Eastern District of New York 225 Cadman Plaza Brooklyn, New York 11201

> Re.: Sheikh v. The Port Authority of New York and New Jersey, et al.

> > 1:24-cv-06309 (HG)

Dear Judge Gonzalez:

Horn Wirght, LLP represents Plaintiff Adnan Seikh ("Plaintiff") in connection with the abovereferenced matter. I write further to Your Honor's Electronic Order, dated December 3, 2024, and in response to Defendant City's premotion conference request [DE34].

We have now had an opportunity to confer with our client and he has authorized us to discontinue all claims as against Defendants, City of New York ("City"), Queens County District Attorney's Office ("QCDA"), New York Police Department John Does 11-20 and Queens County Assistant District Attorney John Does 21-30 (collectively referred to as the "City Defendants") only. In terms of City Defendants assertion that Plaintiff "frivolously and unjustifiably names the NYPD and 'John Doe' NYPD officers as defendants," same is rejected. DE34, footnote 1. Plaintiff was unable to definitively state whether NYPD officers had participated in his unlawful arrest.

Therefore, Plaintiff shall discontinue all claims as against City Defendants only.

Thanking the Court for its time and consideration, I remain

Respectfully, HORN WRIGHT, LLP

/S Pablo A. Fernandez By:

Pablo A. Fernandez

All Parties (Via ECF Only) cc: